IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

ROBERT JEROME BASKINS; CANDACE M. BASKINS; ROBERT JOSEPH BASKINS; and EVA BASKINS,))	
Plaintiffs,)	CIVIL ACTION NO. 3:22-cv-03471-SAL-SVH
v.)	*
EXPERIAN INFORMATION	j	
SOLUTIONS, INC.; TRANS UNION)	
LLC; and EQUIFAX INFORMATION		
SERVICES, LLC,		
Defendants.		

SETTLING PARTIES' JOINT MOTION FOR DISMISSAL OF ALL CLAIMS BROUGHT BY PLAINTIFFS EVA BASKINS AND ROBERT JOSEPH BASKINS

Pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, Plaintiffs Eva Baskins and Robert Joseph Baskins ("Settling Plaintiffs") and Defendants Experian Information Solutions, Inc. ("Experian"), Equifax Information Services, LLC ("Equifax"), and Trans Union LLC ("Trans Union") (collectively, "Defendants") (Defendants and Settling Plaintiffs are collectively "Settling Parties") hereby file this Joint Motion For Dismissal of All Claims Brought by the Settling Plaintiffs. In support of this Joint Motion, the Settling Parties state as follows:

1. Plaintiffs filed a Complaint on August 29, 2022, and Experian removed the case to this Court on October 7, 2022.

- On June 22, 2023, all parties attended and participated in a mandatory Settlement 2. Conference with Magistrate Judge Kevin F. McDonald. At the settlement conference, the Settling Plaintiffs reached settlement agreements with each of the Defendants.
- The settlement agreements referenced above have all been finalized, and all 3. claims by the Settling Plaintiffs against the Defendants have been released.
- Accordingly, the Settling Parties jointly request that the Court enter an Order 4. dismissing with prejudice each and every claim brought by each of the Settling Plaintiffs against each and every Defendant.1
 - A proposed Order is attached for the Court's consideration. 5.

For the foregoing reasons, Defendants respectfully request the Court enter an Order dismissing with prejudice each and every claim brought by Plaintiff Eva Baskins and Plaintiff Robert Joseph Baskins against Defendants Experian, Equifax, and Trans Union.

Respectfully submitted this __ day of _November, 2023.

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¹ This Joint Motion does not request dismissal of the claims brought by Plaintiffs Candace M. Baskins and Robert Jerome Baskins (the "Non-Settling Defendants") as these parties have not settled their claims with any Defendant(s). However, Defendants have filed a separate Joint Motion to Dismiss For Failure to Prosecute and Failure to Comply With Federal Rules and a Court Order (Doc. No. 73) ("Defendants' MTD"), requesting dismissal of the claims brought by the Non-Settling Plaintiffs.

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I hereby certify that I forwarded a copy of the foregoing by U.S. First Class Mail and electronic mail to the following non-CM/ECF participants:

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Plaintiff, Pro se

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Robert Joseph Baskins

CERTIFICATE OF SERVICE

I hereby certify that on the 1st day of November, 2023, I served a true and correct copy of the foregoing Settling Parties' Joint Motion for Dismissal of All Claims Brought by Plaintiffs

Eva Baskins and Robert Joseph Baskins via email and/or First Class Mail to all parties of record.

Eva Baskins Robert Joseph Baskins Robert Jerome Baskins Candace Baskins 2652 Bethune Road Bethune, SC 29009-9665

/s/ Monica Gende

Monica Gende